UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
MIRIAM FULD et al.,	
Plaintiffs, -against-	20 <b>CIVIL</b> 3374 (JMF)
THE PALESTINE LIBERATION ORGANIZATION et al.,	<u>JUDGMENT</u>
Defendants.	
It is hereby <b>ORDERED</b> , <b>ADJUDGED ANI</b>	<b>D DECREED:</b> That for the reasons
stated in the Court's Opinion and Order dated January 6, 2	2022, and as in Waldman I, the killing of
Ari Fuld was "unquestionably horrific" and Plaintiffs' effort	ts to seek justice on his and their own
behalf are morally compelling. 835 F.3d at 344. "But," as the	ne Second Circuit emphasized in its
decision, "the federal courts cannot exercise jurisdiction in a	a civil case beyond the limits prescribed
by the due process clause of the Constitution, no matter how	v horrendous the underlying attacks or
morally compelling the plaintiffs' claims." <i>Id.</i> at 344. The C	Court concludes that exercising
jurisdiction here would indeed go beyond the limits prescrib	ped by the Due Process Clause.
Accordingly, the Court concludes that Defendants' motion t	to dismiss for lack of personal jurisdiction
must be and is GRANTED. As a result, the Court need not a	and does not reach Defendants' other
arguments for dismissal; accordingly, the case is closed.	
Dated: New York, New York	
January 7, 2022	
	RUBY J. KRAJICK
	Clerk of Court

BY:

**Deputy Clerk**